AMENDED PROPOSED REGULATORY TEXT

Proposed additions are indicated by <u>underline</u> and deletions are indicated by <u>strikethrough</u>.

BARCLAYS OFFICIAL CALIFORNIA CODE OF REGULATIONS
DIVISION 2. BOARD OF PRISON TERMS
CHAPTER 6. PAROLE REVOCATION
ARTICLE 10. WORKTIME CREDITS

15 CCR § 2743 to read as follows:

§ 2743. Worktime Credits.

- (a) Parole Revocation Terms: Parole Hold/Discovery Date Prior to October 1, 2011 with a Revocation Period.
 - (1) Except for those parolees falling within the guidelines of Section 2744, any revocation period imposed pursuant to Section 2740 may be reduced in the same manner and to the same extent as the term of imprisonment may be reduced by worktime credits under Penal Code Section 2933. Worktime credit must be earned and may be forfeited pursuant to the provisions of Penal Code Section 2932.
 - (2) Worktime credit forfeited shall not be restored.
 - (3) Detention in a county jail facility or community correctional facility shall result in the application of time credits equal to those provided in Penal Code Section 2931.
- (b) Parole Revocation Terms: Parole Hold/Discovery Date On or After October 1, 2011 with a Revocation Period Where the Parolee is Housed in a City or County Facility. On and after October 1, 2011, except for those parolees falling under the guidelines of subdivision (c), for parolees housed in a county or city jail, industrial farm, or road camp, a revocation period imposed pursuant to Section 2740 may be reduced in credits under Penal Code Section 4019.
- (c) Parole Revocation Terms: Parole Hold/Discovery Date On or After October 1, 2011 with a Revocation Period for Life Inmates. Except for those parolees falling within the guidelines of Section 2744, any revocation period imposed pursuant to Section 2740 for an inmate with a life term housed in state prison may be reduced in the same manner and to the same extent as the term of imprisonment may be reduced by worktime credit under Penal Code Section 2933. Worktime credit must be earned and may be forfeited pursuant to the provisions of Penal Code Section 2932. This shall apply to life inmates who do not meet the criteria for a hearing pursuant to Penal Code Section 3000.1. This shall also apply to life inmates who do meet the criteria for a

hearing pursuant to Penal Code Section 3000.1, but only in the event the disposition of the 3000.1 hearing is for a specific parole revocation period.

Note: Authority cited: Sections 3052 and 5076.2, Penal Code. Reference: Sections 2932, 2933, 3000.1, 3056, 3057 and 4019, Penal Code.